Juries (Ireland) Act, 1873, Bill.

ARRANGEMENT OF CLAUSES.

1. Exempted persons.

- Qualification of jurors in countles at large.
- For the purpose of correcting jurors books at the ensuing Summer sessions clerks of unions to make return of persons not qualified or exempted, or disqualified, &c.
- Powers to correct jurors books may be exercised by any judge, &c.
- Form of precept.
 Power to judge to excuse jurous from serving.
- Names of persons summoned as grand jurors at quarter sessions not to be initialled or omitted in taking subsequent panel.
- Panels of special juries to consist of sixty until books corrected.
- Short title of Act, and construction of Act.
 Duration of Act.
- 10. Duration of Act. Schedules.

[Bill 166.



A,D, 1873.

BILL

TO.

Amend the Law relating to Juries in Ireland.

W HEREAS it is expedient to amend the laws relating to juries in Ireland:

VV in Ireland: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and 5 Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

 Any person who can neither read nor write the English Excepted language, or who from lunney, imbecility of mind, deafness, blind. Person.

ness, or other permanent infirmity shall be unfit to serve as a juror, 10 shall be absolutely freed and exempted from heing returned and from serving on any jury, inquest, or inquiry whatsoever.

 With respect to the property qualifications of jurous in Qualification counties at large, from and after the passing of this Act, and until counties at the eleventh day of January one thousand eight hundred and seventylarge.
 Act of the property of the proper

the eleventh cay of January one thousand eight numbed and seventy. "See 15 five, the following provisions shall be in force and have effect; that is to say,

(1.) The property qualification of jureous for each county at large

mentioned in the first schedule to this Act shall be the net annual value fixed for such county in the said first schedule, instead of the net annual value originally fixed for such county in the fourth schedule to the Juries Act (Ireland), 1871: (2) The property qualification of special jurces for each county

ní largo, mentioned in the second schedule to this Act,
shall be the net namal value fixed for such county in said
second schedule, instead of the net annual value originally
fixed for such county in the fifth schedule to the Jurées
Act (Ireland), 1871.

8. For the purpose of amending the general and special inters two as

For the purpose of amending the general and special jurars for the 30 books in use at the time of the passing of this Act, the following purpose of provisions shall be in force and have effect:

[Bill 166.]

A

. .

[36 VICE.]

A.D. 1873. at the ensuing Sum not qualified fied, &c.

The clerk of every poor law union by whom any general list of jurous for a county at large shall have been prepared, shall, within ten days after the passing of this Act, examine, in conjunction with the collector or collectors of poor rate, by whose assistance such list shall have been prepared (who are hereby required to attend him 5 for that purpose when requested by him so to do), every such general list of jurors which shall have been prepared by such clerk for delivery to the clerk of the peace, with a view to ascertain whether any, and if so, what persons returned on each such general list of jurors belong to any of the following classes; that is to say,

(1.) Persons who can neither read nor write the English language:

(2.) Persons whether qualified or not as to property under the Juries Act (Ireland), 1871, who are not qualified under this Act to serve as a common jurer :

(3.) Persons under the age of twenty-one years or above the age of sixty years : (4.) Persons not resident in the county for which such general

list of jurces was prepared: (5.) Persons exempted from serving on juries under this Act or 20

under the Juries Act (Ireland), 1871 : (6.) Persons disqualified under section seven of the Juries Act

(Ireland), 1871;

(7-) Persons named in each general list of jurors prepared by such clerk of union who possess the proper qualifications of a 25 special juror under this Act :

And every such elerk of poor law union, and collector or collectors, shall make due and diligent inquiry for the purpose of ascertaining the aforesaid particulars, and such clerk shall, within the time aforesaid, make out a return, No. 1 in the form in the third 30 schedule to this Act annexed, of the persons contained in each such general list of jurors, who belong to any of the first six classes above mentioned, and shall also make out a return, No. 2 in the form in the said third schedule, of the persons contained in each such general list of jurors who belong to the seventh class above 35 mentioned, and are not contained in any return No. 1, and shall within the time aforesaid forward the said returns in a registered letter to the clerk of the peace of the county for which such general list of jurors was prepared, with the declarations at the fact or end of each of the said returns, in the said forms set forth, signed and 40 declared respectively by the said clerk, and such collector or collectors respectively; and such clerk shall immediately inform the sessional Crown solicitor of such county, of such returns having

solicitor, or any person acting on health of ther Majastry's Attorney General for Testand, on the first skep of his hocking the next summer 5 quarter sensions of the peace, or civil hill court for any division of such country, or such other day of the sitting of his court upon which such application shall be made, proceed to correct and annual the general jurers bock and special jurers book of such country, and upon production of the returns No. 1 transmitted by

county, and upon production of the returns No. I transmitted by 10 the clerk of union as aforestid, which are hereby declared to be prints facia evidence that the names of the several presons therefore contained ought not to appear in the general [mores book or special jurners book, as the case may be, such classificant shall them and there order such general jurners book or special jurners book to 15 forthwith corrected or animedably by expunging theorefores the name

In fertivitie corrected or anomaled by expanging theorems to the tensor for further corrected or anomaled by expanging theorems the correct tensor of the corrected or anomaled by expanging theorems are considerable, unless he is satisfied upon averan testimony or any other extraorems antifactory to thim that such person is duly qualified as to properly to serve as a jurce, and not exempted or disqualified as to produce to serve as a jurce, and not exempted or disqualified; and the said to shriman unon reduction of the returns. No. 2, transmitted by the

90 chairman upon production of the returns, No. 2 transmitted by the clerk of the union as afterestid, which are hereby declared to be prima facel oridence that any person whose name in not contained in any of the said returns No. 2 is not qualified to serve as a special jurce, unless such person is the son of a peer, a haronet, knight, or

25 inagistrate, or the eldost son of a haronet, knight, or magistrate, shall then and there order such special juros book to be forthwith corrected or amended by expunging therefrom the name of every person contained in said special jurors book, which does not appear on some one of the returns No. 2, unless such person is the son of 30 a peer, a bornet, knight, or the oldest son of a bornet, knight, or the oldest son of a bornet, knight, or the oldest son of a bornet, knight, or

so a peer, a tention, a single, to the tention was on a tectories, small or magistratel, or unless he is satisfied upon sworm testimony or any other evidence satisfactory to him, that such person is qualified as to property to serve as a special juror, and is not exceeped or disappearing and whenever the name of any person who is qualified as a common juror under this Act is expanged from the special

jurors book as herein-hefore directed, the general jurors book shall then be amecided by striking out the word "special" opposits to the name of every sich person, and if any penel of jurors shall have been taken from any general jurors book or special jurors book 50 before the chairman shall have caused the sich amass to be expanged

30 scores the consument manufactor consideration of the refresh in that like lawful for the judge of the court for which such panel shall have been returned, and he is hereby required upon being informed in writing or ozally by the clerk of the Crown, clerk [166.]
A 2

A.D. 1872. of the peace, sessional Crown solicitor, or any person acting on behalf of Her Majesty's Attorney General for Ireland, that the name of any person contained in such panel has been expanged from the general jurors book or special jurors book, to cause the name of such person to be expunged from such panel, and thereupon notice shall be given 5 by the sheriff to such person that he is discharged from further attendance as a juror upon such court. 4. All the powers under section fifteen of the Juries Act (Ire-

incore books may be soy judge,

land), 1871, of ordering a general jurors hook or special jurors book to he corrected or amended, may be exercised by any judge at any 10 time during the sitting of his court, upon sworn testimony or any other evidence or information satisfactory to such judge, and shall extend to and include the expunging from any general jurors book or special jurors book, as the case may he, of the name of any person contained therein who may he exempted from serving on 15 juries under this Act, though not so exempted under the Juries Act (Ireland), 1871, and shall, until the eleventh day of January one thousand eight hundred and seventy-five, extend to and include

the expanging from any jurors hook of the name of any person contained therein, who, although qualified as to property under the 20 Juries Act (Ireland), 1871, is not qualified under this Act to serve as a common or special juror, as the case may be

procest.

5. The precepts of the several clerks of the peace for the return of lists of jurors to he issued in the year one thousand eight hundred and seventy-three, under the Juries (Ireland) Acts, 1871 to 25 1878, shall be according to the forms in the third schedule to this Act annexed, and every person to whom any such precept shall be issued shall and is hereby directed to perform and comply with all the requisitions contained in such precept. 6. Whereas doubts have been entertained as to the power of 30

incres from

judges to excuse jurors from serving, and it is expedient to remove such doubts: It is hereby declared and cuacted, that it shall be lawful for the judge, if he shall so think fit, of any court hefore which any person may be summoned as a juror to discharge such person from further attendance on such court, or to excuse such 35 person from attendance for any period during the sittings of such court.

7. Whenever the sheriff or other officer shall select persons to be Names of returned to serve as grand jurors at any general sessions of the peace or at the sittings of the court of over and terminer and 40 general gaol delivery to be bolden at Green Street, Duhlin, be shall not initial in any jurors book the names of the persons so selected to

serve as grand jurous as aforessid, and in proparing any subsequent AL, 1972, panel of jurous, such sheriff or offices skill and on the to take the many of any person whom he may have previously thereto selected and summoned to serve as used, grand jurous a forestid on account when the summoned to serve as used, grand jurous. 6 of his having already assumemed to serve as such grand jurous.

8. Any panel of a special jury which may be returned for any Proofs of county at large before the jurors books for such county shall have been amended or corrected, under the provision of section three sixy until 10 of this Act, shall consist of sixty names instead of forty-eight books.

10 of this Act, shall consist of sixty names instead of forty-eight broke names.
9. This Act may be cited for all purposes as "The Juries Share title

(Ireland) Act, 1873," and the Juries Act (Ireland), 1871, and the off Act, and Act of the session of Parliament held in the thirty-fifth and thirty-off Act. Is sixth years of the reign of Her present Majesty, chapter twenty-five, may be eited for all purposes as "The Juries (Ireland) Acts, 1871

may be even for all purposes as "In sures extramal Acts, and to 1872," and the sold Acts and this Act shall be construed together as one Act, and the same may be cited for all purposes as "The Juries (Ireland) Acts, 1871 to 1873."

10. This Act shall continue in force and operation until the

A 3

20 10. This Act shall continue in force and operation until the Duratice of eleventh day of January one thousand eight hundred and seventyfive.

[166.]

FIRST SCHEDULE

The net annual value of the property qualification of jures shall be as follows:

In the counties of-

A net samual value of S0L or upwards in respect of leads, tenements, or haroditarespect of lands, tenements, or heredita- 10 village within any of the said counties.

In the counties of-Dengal.

Kerry. King's County. Slige.

In the county of-

CLASS II.

A not seporal value of 304, or suswards in respect of lands, tenerments, or heredits- 20 ments within any of the said counties, or a net annual value of 202, in respect of pening on the rate book of any snied to be situate in any city, town, or village 25 within any of the said counties.

30 25

CLASS III

40 A not serously value of 50f or remarads in respect of heals, tenements, or heredita-ments within any of the saliformatics, or areas waste say or the sancounties, or a not sumed value of 15t gr upwards in vapest of bands, tonements or beredita-zants appearing on the rate book of any village within said county.

A.D. 1873.

The net annual value of the property qualification of special jurors shall be as follows:

5 In the counties of-

A net annual value of 150% or upwards in ruspect of lands, tonoments, or hereditaments within any of the sold counties, or a net annual value of 50% or survivals in respect of lands, tenements, or heremy union to be situate in my city, town, or village within any of the said

15 In the countin of-

20

counties. A not anough value of 100% or apwards in respect of leads, tenements, or heredita-ments within any of the said counties, or a not annual value of 1006, or unwursh

in respect of lands, tenements, or here in respect or anoth, tecoments, or inco-ditaments appearing on the rate book of any union to be simuse in any city, town, or village within any of the said counties.

Tipperary. 25 In the county of-

CLASS III. A not annual value of 100%, or upwords in respect of lands, teremosts respect of lands, tenements, or heredita-ments in the sold county.

In the counties of-20 Cher. 35 Ring's County.

CLASS IV. A not annual value of 100L or unwards in soy union to be situate in any city, town or village within any of the said

CLASS V.

In the countles of— Cover, Longfeed. 50 Louth. Mongbaa Sliga

A not seemed value of 704 or newards in respect of lamis, tenements, or heredita-ments within may of the said counties. or a net annual value of 500, and an wards in respect of lands, tensments, or here-discusses appearing on the rate book of sny union to be situate in any city, town, or village within any of the said counsies. A 4

F166.7

A net asomed value of 50% and process do to respect of lands, tenements, or berethtaes a net annual value of 404 on upwords &

> diaments appearing on the rate book of may union to be situate in any city,

136 Vicy.3

10

in the

town, or village within the said county. THIRD SCHEDULE.

FORM

PRECEPT for the REVUEN of LISTS of JUROUS. eyer County of (1) To the Clerk of the Poor Law Union of

said county of (*) You are hereby required, on or before the first day of August in this present year, to prepare a complete and true list in writing, according to the form sent herewith, for each

(burseny, (*) division of a barony, or other district) of the said county (*) within the said union, of the names of all men 20 rated for the relief of the poor within said union, who are qualified as to property to serve as jurges for the said county , that is to say, a complete and true list for each (buresey, (*) distinct of a buresus, or other district) of the

said county, (7) containing the name of every man who 25 resides within the said county, (1) ("or solo has, or sees for the purposes of any trade or business, any countley-house, office, shop, store, or place of business within the said county of the city of (*), although such man may not revide therein, provided that he reside within tucker statute miles therefrom), who is 30 either in his own name or as a member of a firm or congruership, rated in the last rate made in said union for the relief of the poor in respect of any lands, tenements, or herolitaments situate in such (hormy, (*) division of a horony, or other

district) of the said county (10) within the said mion of the 35 net annual value of † pounds or upwards, and you are required to prepare the said list in alphabetical order of surnames, as the same would be arranged in a dictionary. and where persons have the some surrames in the alphabetical order of their Christian names, and consecutively numbered. 40 and write the Christian name and surname of every man at

d image digitised by the University of Southempton Library Digitisation Unit

Juries Act (Trebusc), 1871,

^{*} This spalles only to the case of a causty of a city, county of a town, or becourt, † Recet here, in the case of a county at large the amount of not award value fixed for such operate at hope as the peoper qualrication of jarons in the first Schedule to this Act, and in the case of a county of a city or county of a town or burough not being a county of a city or county of a town, the 45 not mental value shard for such county of a city or town, as becough in the Fourth Schedule of the

10

full length, with his true or last hours; plans of abode AD 1073.

"Actuable for controll-plans; effect, shop, a place of business; of any person who is decard under settlen, five of the Jose's AC (Printed) [473], is a resident to report thereof as the Jose's AC (Printed) [473], is a resident to report thereof as the Accolomes, Ireland, Any, 1873], and the plans of his reads property, his third, quality, cellings, or business, and the annual rules of his reads property, and the pulse of his reads property, in the proper columns of the forms and hardwidth, and if you have columns of the forms and hardwidth, and if you have columns for the forms and hardwidth, and if you have the millions to the form and hardwidth, and if you have the millions to the columns of the forms and hardwidth, and if you have the millions to the proper columns of the forms and hardwidth, and if you have the millions to the columns of the forms and hardwidth, and if you have the millions to the columns of the forms and hardwidth of the columns of the form and hardwidth of the millions and the columns of the form and hardwidth of the columns o

the forms out harvestly, and if you have not a efficient proprieting that all it by now as, is now you proven centered in the and list shall be under the age of it years or controlled to the controlled to

25 ⁽⁴⁾ Counsy at the vary programed the said list, to the elect of the poson of the county, (t¹⁾ and you are hereby required, within twenty-many of the train or an days after the delivery of the said lets to the said clear, or the pure, to cause a sufficient number of copies of the said lists to be printed, published, and posted within the said lists to be printed, published, and posted within the

such barroy (19) for which the riell list shall have been prepared, and you are further required to attend the chierman or one revising barriater of the said country, (19) and poolness the sum rate books of the said unite, at any of the courts to be held for the revision of the said list, of the time and place of helding which you shall be previously informed, and these to answer on each such quantum as shall be put to you

holding which you shall be previously informed, and there
to answer on each such quantum as shall be put to you
by such claimson or serving harriest these present toucking
the said litt, and these several matters you are in nowise
to omit upon the peril that may cause.

Given under my hand at . in the said

 Ph County of the eitz, county of the town, or begongs, or the saw may de. county of ('s') , this day of in the year Clerk of the Peace for the said county of ('s')

45 * Taiget born, hi the same of a souncy as large, the resounce of ant remain whate first for reside early day at large, as the poper qualification of forces in the 19th delibedient to this Arajan it the tens ord a country of a sity or town, the manual value faced for make occurs of a sity or town, to borough to the Fourth Schedule of the Julies Aras (Irobana), 1071.

[106.]

[106.]

[108.]

A.D. 1873,	00 (County of the county of the case may be the case may be provided in appropriate of the county of	er esty of for soon C nof	For founty of General sty, prepa	(f) List of a	and Pos Jurous " for	r Law i	Union of	in the said	
If andre H. or one years of an risks fort, at. if comp ar disputited, prompt of man regulier or they feature.	Curicular Councer the Councer	Surrector alphabotaud Goder	Clevarius Naives	Photo of Alcode.	Barang, Hi-Riberogy, or Word the princh, I have di thodo in sthesia.	Switch Sendar, Cultur, Or Describes	Ammal Value of reded Property	Place of Property	1
	We, the u	ndersigned	cellector	s of poo	er rate, her	eby decl	are that,	so fie a	

Mignet inplays for the purpose off soliting the delet of union in value to above the purpose prepared, and we finder delote that whenever any person amound in solid list is under 31 or over 60 years of age, or computed or $t_{\rm S} > t_{\rm S} > t_$

in the year Collector of Poor Rate.

I, the undersigned clock of union, do hereby declares that I have made due to thoughty with the neintense of the pour rate collectors, for the purpose of pure 50 painting the above? General Line of Junery, and that same has been finly and truly purposed by me from the state looks of the union, and that the several truly purposed by me from the state looks of the union, and that the several because the second control of the control of the

Auted this day of in the year

Clerk of the Union.

A.D. 1878

FORM .

PRECEIVE FOR THE RESULES OF LISTS OF JURGES.

County of the City of Dublin.

To the Collector-General of Bates for the City of Dublin

5 You are hereby required on or before the list day of August in this present purpose a complete and tree list in writing, according to the form sent herewith, for each word, the cash or port of the day of Diblin, of the amount of all must noted for the while of the poor within the said occury of the day of Dablin who are qualified to serve so jurness fer the said occury of the day of 10 Dablin, that is to any, a complete and true lies for each word in the said occury of the day of 10 Dablin, that is to any, a complete and true lies for each word in the said occury of the day of 10 Dablin, concursing of the man of every man between the serge of the day of 10 Dablin, concursing of the man of every man between the serge of the day of 10 Dablin occurs of the day of 10 Dablin, occursing of the control of the day of 10 Dablin, occursing of the man of every man between the serge of the day of

of the city of Dablis, osensiming the name of every man heteresis: the tegos of the city of Dablis, osensiming the name of every man heteresis: the city of Dablis, or who has or complete any consider-heater, effice, they, or pilace of business within the cited county of the city of Dablis, although such man many the city of the city of Dablis, although such man many the city of the city of Dablis, although such man many the city of the city of the city of Dablis, although such man many from who is either in his own more or as a member of a firm or expertensible from the city of the city

only of Dublin in respect of any leads, teammants, we benefitzeness shared in such said of the occupit of the oil of Dublin of the one semand value of # . 20 or upwards; and you are required to prepare the said first in alphabatical order of numanous, as the near would be terminged in a dictionary, and where present have the same surroune is the alphabatical order of their Christian manes, and man at all all mergin, with his true or but brown plane of adule, stating the

26 considerables of the control of t

another of forms you must apply so no low moves and in assertaining the said not anomal value you shall not reclaim or take into account the anomal value of suppose or dominant let up weakly or mortally tensus or in equation appears to the property of the property of the property of the property of the section 65, rated intended of the conception through and in preparing the said lift you say, in case any pressor returned on said list shall be under the good of recentlyone years on over the age of sixty you or command on dispusible of term serving

can years or over the age of sixty years or exempted or disqualified from serving on juries, you are to state the fixet of such purson being under or over age, or the grounds of such disqualification or exemption opposite his name in the 50 proper column of the said form, and a specification of persons disqualified and

[Loon]

Insert here the not manual value fixed for the county of the only of Dubbin in the Rourin Scholain f the Juries Ant (Irritaril), 1671.
 B 2

exempted is annexed herewith; and you are required on or before the first day of August in the present year to deliver the said list, with the declarations at the foot or end thereof, signed respectively by you and the collector or collectors by whose assistance you may have prepared the said list, to the clerk of the peace of the said county of the city of Dublin; and you are burthy 5. required, within twenty-one days after the delivery of the said list to the said clerk of the peace, to cause a sufficient number of copies of the said list to be printed, published, and posted within the ward for which the said list shall have been prepared; and you are further required to attend the revising barristers of the city of Dublin, and produce the said rate hooks at any of the courts to be 10 held for the revision of the said several fats perpared by you, of the time and place of holding which you shall be previously informed, and there to answer on oath such questions as shall be put to you by the revising hurrister then present touching any of the said lists; and those several matters you are in nowise to emit upon the paril that may ensue. Given under my hand at in the said county of the city of Dublin, this

Clerk of the pence for the said county of the

in the year city of Duhlin.

COUNTY OF THE CPTY OF DUBLIN.

FORM OF LIST "GENERAL LIST OF JUROSS" for the ward in the said county of the city of Dublin, prepared this day of by the Collector-General of Rates for the city of Dublin

We the undersignal collectors berely declare that, so far as relates to each of our respective districts of collection, we have made due and diligent inquiry for the purpose of assisting the Collector-General of Rates for the city of Dublin in having the above list properly prepared, and we further declare that 35 wherever any person named in said list is under 21 or over 60 years of age. or exempted or disqualified from serving as a jurce, the fact of his being under or over ago, or the grounds of such exemption or disqualification are truly

stated in the proper column of said list, and that the true or last known place of abode, title, quality, calling, or business of each of the persons named in the above list are fully and truly stated, and that there is not omitted from the

shows list the same of any person whose name ought to be contained therein. Dated this day of in the year

Collectors

I the undersigned Collector-General of rates do hereby declare that I have made due inquiry with the assistance of my collectors for the purpose of preparing the above "General List of Jurors," and that the same has been fully 10 and traly prepared by me from the rate books, and that the several particulars stated in the above list regarding each posen named therein are correctly stated to the best of my knowledge and information, and that there is not omitted from the above list the name of any person whose name ought to be contained therein. Dated this day of in the year

Collector-General of Rates.

FORM .

RETURN NO. 1. and Poor Low Union of

County of in the mid county.

90 Return made by the clerk of the said Poor Law Union of all persons named in the General List of Jurees prepared by in said said Clerk of Union for the harony (2) of county who belong to any of the following classes; that is to

90V 1 25 (1.) Persons who can neither read nor write the English language :

(2.) Persons whether qualified or not as to property under the Juries Act (Ireland), 1871, who are not quali-

fied under this Act to serve as a common jurer. (3.) Persons under the age of 21 years, or above the age of 60 years I

(4.) Persons not resident in the county for which such general jurces list was prepared: (5.) Persons exempt from serving on juries under this

Act or the Juries Act (Ireland), 1871; (6.) Persons disqualified under section rown of the Juries

Act (Ireland), 1871. [166.]

35

						Azznai Value of Rated Property			Observations.
increases in skylishe- filed Order	Christma Names.	Phone of Abods.	Berny, Half-beroy, or Word to which Phop of thole is alluste.	798s. Quality, Orling, or Baccon	Place of Property	in peopos of action to account of the peopos of the state	In respect of incide, tender,	Total of Columns A nod 2	Note here, apposite total panels, the panels, the same by medit species in the panel in the panels of the pane
						6 1.d	a . d	2 4 4	

districts of collection, and I the subscripted that of usion do hardy respectively desire that we have cannoted the old "General Line" of forms of the way of the white the old "General Line" above motioned, and have made due so different inspirely for the purpose of the white present insulin in and proceed list 25 of leaves belong a row of the white present manufa in and queen list 25 of leaves belong a row of the white present insulin in and desired list of leaves belong a row of the wide of leaves belong a row of the wide darks that the present amount for the above return the ballong to one of other of the and desares, and there there exists the and desares and there there exists the and the second present the same of the second present the same descriptions rated in the driver results and the same present the same of the same present the same pr

Desol this day of in the year

Collectors of Poor Rate,

Clirk of Union.

From .

Reverses No. 2.

RETURN No. 2.

County of and Poor Law Union of in the said county.

Returns made by the clark of the said Poor Law Union of all persons maned

in the "General List of Jurors," proposed by said Clerk of Union for the 40

[36 View.] in said county, who possess the A.D. 1875. property qualification required for a special juror under the Juries Act (Ireland), 1873.

							ANYUAN VALGE OF RAYED PROPERTY			
5 10	Soronomi, usalpho- beland Orden	Okristica Nazare	Thorn of Abode	Bussey, Ball-basens, or Ward in which Place of Alrodo is skinste.	Trie. Quality, Orling, or Enricess.	Place of Property	In respect of Lowis, Thansands, or Horizonta, Channesda, or Horizonta, experience or the finite fini	By preport of Locale, Vincentes of Locale, Vincentes of the Horeal Bassocie, and a spectrum on the East Basic Books of the Univers in her City, Young, or Village so the sold Oracle.	Table of Columns A. and R.	
							A.	26.		

We the understoned collectors of poor rates as regards each of our respective districts of collection, and I the undereigned Clerk of Union, do hereby respec-15 tively declare that we have examined the said General List of Jureas above mentioned, and have made due and diligent inquiry for the purposes of the shove Return No. 2, and we do further declare that the several particulars stated in the said Return No. 2 regarding each person named therein are correctly stated according to the best of our knowledge and information, and that there is not 20 omitted from the said Return No. 2 the name of any person whose name ought to be contained thereis.

Dated this day of

Juries (Ireland) Ac 1873.

B I L L
To amend the Law relating to Juries in Ireland.

The Marquit of Harquit and recognit in toy

The Marquit of Harquit and H. Sterrich

Branch)

As Th. Mann of Commons to h. Deb

[Bill 165.]

Under 3 oz.